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15 Attorneys for Plaintiffs
16 EPIC GAMES, INC. and EPIC GAMES
17 INTERNATIONAL S.À.R.L.

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

EPIC GAMES, INC., a Maryland
corporation; and EPIC GAMES
INTERNATIONAL S.À.R.L., a
Luxembourg Société à Responsabilité
Limitée,

Plaintiffs,

v.

JAMES MENDES, an individual;
KONSTANTIN VLADIMIROVICH RAK,
an individual; and OLEKSEY
OLEKSEEVICH STEGAILO, an
individual,

Defendants.

Case No. 3:17-cv-06223-LB

**DECLARATION OF HOLLY M. SIMPKINS
IN SUPPORT OF PLAINTIFFS'
ADMINISTRATIVE MOTION TO SUBMIT
MOTION TO EXTEND CASE
MANAGEMENT CONFERENCE AND
RELATED DEADLINES**

Judge: Hon. Laurel Beeler
Courtroom: C, 15th Floor

DECLARATION OF HOLLY M. SIMPKINS

I, Holly M. Simpkins, declare as follows:

3 1. I am an attorney licensed to practice law before the courts of the State of
4 Washington. I am Senior Counsel at Perkins Coie LLP, and counsel in this action for Plaintiffs
5 Epic Games, Inc. and Epic Games International S.à.r.l. (“Epic”). I submit this declaration in
6 support of Epic’s Administrative Motion to Extend Case Management Conference and Related
7 Deadlines. I have personal knowledge of the facts stated herein and, if called upon, I could and
8 would testify competently thereto under oath.

9 2. Per this Court's order, Epic served Defendant Konstantin Vladimirovich Rak via
10 email on February 14, 2018. Mr. Rak responded to this email, but he has not appeared in the
11 case.

12 3. Epic is working diligently to locate Mr. Mendes, who, on information and belief,
13 resides in South Africa and whose real name is not James Mendes

14 4. Epic was unable to obtain a stipulation from any defendant regarding this
15 administrative motion because none of the defendants have appeared in this matter.

16 I declare under penalty of perjury under the laws of the United States that the foregoing is
17 true and correct.

Holly M. Simpkins
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